

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

LAWRENCE MALLY, on behalf of  
himself and all others similarly situated,

Plaintiff,

-against-

QIAO XING UNIVERSAL TELEPHONE,  
INC., RUI LIN WU, AND ALBERT LEUNG,

Defendants.

CIVIL ACTION NO. 07 CV 7097

MILTON PFEIFFER, ON BEHALF OF  
HIMSELF AND ALL OTHERS SIMILARLY  
SITUATED,

Plaintiffs,

-against-

QIAO XING UNIVERSAL TELEPHONE,  
INC., RUI LIN WU, AND ALBERT LEUNG,

Defendants.

CIVIL ACTION NO. 07 CV 7252

(Captions continued . . .)

**DECLARATION OF SERVICE**

ISAAC FISHMAN, CUSTODIAN FOR THE  
IBF FOUNDATION, ON BEHALF OF  
ITSELF and ALL OTHERS SIMILARLY  
SITUATED,

Plaintiffs,

-against-

QIAO XING UNIVERSAL TELEPHONE,  
INC., WU RUI LIN, WU ZHI-YANG,  
ALBERT LEUNG, SONNY KWOK WING  
HUNG, ZE YUN MU, YI HONG ZHANG  
and GROBSTEIN, HORWATH &  
COMPANY LLP,

Defendants.

CIVIL ACTION NO. 07 CV 7312

MICHAEL LOCKE, Individually and On  
Behalf of All Others Similarly Situated,

Plaintiff,

-against-

QIAO XING UNIVERSAL TELEPHONE,  
INC., RUI LIN WU, ALBERT LEUNG, ZHI  
YANG WU, SONNY KWOK WING HUNG,  
ZE YUN MU, YI HONG ZHANG and  
GROBSTEIN, HORWATH & COMPANY  
LLP,

Defendants.

CIVIL ACTION NO. 07 CV 7693

REUVEN LAPIN, individually and on behalf  
of all others similarly situated,

Plaintiff,

-against-

QIAO XING UNIVERSAL TELEPHONE,  
INC., RUI LIN WU, and ALBERT LEUNG,

Defendants.

CIVIL ACTION NO. 07 CV 7829  
“ECF CASE”

**DECLARATION OF SERVICE**

Gustavo Bruckner, Esq., an attorney admitted to practice law before the courts of the State of New York, hereby declares that on October 9, 2007, I caused to be served, (i) electronically on all counsel registered for electronic service for this case; and (ii) by first-class mail to all additional counsel, the following documents:

1. Notice of Motion;
2. Declaration of Gustavo Bruckner in Support of Mr. Joseph Mustachia's Motion for Consolidation, Appointment as Lead Plaintiff, and for Approval of Lead Plaintiff's Selection of Lead Counsel, together with Exhibits; and
3. Memorandum of Law in Support of Motion for Consolidation, Appointment as Lead Plaintiff, and for Approval of Lead Plaintiff's Selection of Lead Counsel.

Dated: October 9, 2007

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/S/  
Gustavo Bruckner